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25 *Attorneys for SHAC, LLC dba Sapphire Gentlemen's Club,
26 SHAC MT, LLC, David Michael Talla, and Peter Feinstein*

27
28 IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF NEVADA

29 CORRISA JONES, on behalf of herself) Case No. 2:15-cv-01382- RFB-NJK
30 and on behalf of all others similarly)
31 situated,)
32 Plaintiffs,)
33)
34 vs.)
35)
36 SHAC, LLC, D/B/A SHAPPHIRE [sic])
37 GENTLEMEN'S CLUB; SHAC MT,)
38 LLC, DAVID MICHAEL TALLA and)
39 PETER FEINSTEIN,)
40)
41 Defendants.)
42)
43 _____

1 **COMES NOW**, Defendants SHAC, LLC, dba Sapphire Gentlemen's Club, SHAC MT,
2 LLC, David Michael Talla, and Peter Feinstein (collectively "Defendants"), by and through their
3 undersigned counsel of record David Z. Chesnoff, Esq., and Richard A. Schonfeld, Esq., of the law
4 offices of Chesnoff & Schonfeld, and Plaintiff Corissa Jones and all Plaintiffs who opted into the
5 instant action ("Class Plaintiffs") by and through their counsel David W. Hodges, Esq., and hereby
6 Stipulate to extend the deadline to June 3, 2020, for filing a Joint Pretrial Memorandum [Dkt. 247]
7 and for Defendants to Reply to the Opposition to their Motion for Reconsideration [Motion is
8 located at Dkt 245]. On October 30, 2019 the parties attended mediation and in principle reached
9 a resolution to this case. Thereafter the parties worked hard toward preparing settlement documents;
10 however, a delay resulted from attorney Carl Fitz leaving the Kennedy Hodges LLP law firm.
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12 Thereafter, the parties continued their efforts to finalize the settlement documents; however,
13 a dispute arose related to whether or not a specific term was to be included in the settlement. As a
14 result, the parties have been conferring with the mediator in an attempt to resolve that remaining
15 issue so that settlement documents can be finalized and the conditions precedent to effectuating the
16 settlement can be accomplished.

17 **IT IS SO STIPULATED.**

18 **CHESNOFF & SCHONFELD**

19 _____
20 /s/ Richard A. Schonfeld
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19 **KENNEDY HODGES LLP**

20 _____
21 /s/ David W. Hodges
22 **DAVID W. HODGES (admitted *pro***
23 ***hac vice*)**
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25 **Houston, Texas 77006**
26 **Counsel for Plaintiffs**

IT IS ORDERED that the Parties Joint Pretrial Memorandum [Dkt. 247] is now due on or before June 3, 2020.

IT IS FURTHER ORDERED that the Reply to the Opposition to the Motion for Reconsideration [Dkt. 245] is now due on or before June 3, 2020.

IT IS SO ORDERED.

RICHARD F. BOULWARE, II
UNITED STATES DISTRICT JUDGE

April 1, 2020